

असाधारण

EXTRAORDINARY

भाग II-सण्ड ³-उपस्था (i)

PART II—Section 3—Sub-section (i)

प्राधिकार से प्रकाशित

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इस भाग में भिम्म पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रसा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation

MINISTRY OF FINANCE

(Department of Revenue)

NOTIFICATIONS

CENTRAL EXCISES

New Delhi, the 1st May, 1965

G.S.R. 668.—In exercise of the powers conferred by sub-section (1) of section 3 of the Mineral Products (Additional Duties of Excise and Customs) Act, 1958 (27 of 1958, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue and Company Law) No. 152/64-Central Excises dated the 6th October, 1964, namely:—

In the said noti 'cation, in the Table, after Scrial 135, 6 and the entries relating thereto, the following shall be added at the end, namely:—

"7 All products as described in Item No. 11A of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944) except refinery gases, coke and mineral colza oil. Rs. 30/- per metric tonne."

[No. 69/65.]

G.S.R. 669.—In exercise of the powers conferred by sub-rule (1) of rule 3 of the Central Excise Rules, 1944, read with sub-section (3) of section 3 of the Monaral Freducts (Additional Duties of Excise and Customs) Act, 1958 (27 of 1958), the Central Government hereby exempts the following products, failing under No. 11A of the First Schedule to the Central Excises and Salt Act, 1844 (1 of 1944), from the whole of the additional excise duty leviable thereon under section 3 of the first mentioned Act, subject to the conditions specified against each:—

Serial No. Product

Conditions for exemption

- 1. Lubricating Greases
- If manufactured out of mineral oils on which the appropriate amount of duty has already been paid.
- 2. Intermediate petroleum products
- If used as fuel within the refinery of production for the manufacture or production of other timished petroleum products.

3. Reduced crude

4. Lubricating Oils.

If produced wholly from indigenous crude oil and intended to be used as tuel for generation of electrical energy by electricity undertakings owned or controlled by the Central Government or any State Covernment or any State Elertricity Board or any local authority of a person licensed under Part II of the Indian Electricity Act, 1910 (9 of 1910) to supply electrical energy or a person who has obtained sanction under section 28 of that Act to engage in the business of supply electrical energy except those who produce electrical energy not for rale but produce it for their own consumption or for supply to their own undertakings; Provided that-

> (i) it is proved to the satisfaction of the Collector of Central Excise that such reduced crude is intended to be so used; and

> Rules, 1944, is Excise

(ii) the procedure set out in Chapter X of the Central followed.

If they are blended outside the refineries, the process of blending consists only in mixing base oils and adding thereto chemicals and indigenous processed vegetable non-essential oils, and if the appropriate amount of duty on such base oils has already been paid.

[No. 70/65.]

G.S.R. 670.—In pursuance of rule 96J of the Central Excisc Rules, 1944, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 41/65-Central Excises, dated the 28th February 1965, namely:—

In the said notification, after the third proviso but before the 'Explanation', the following shall be inscrited, namely:-

- "2. Notwithstanding anything contained above, in respect of powerlooms owned by any co-operative society or owned by or allotted to the members of the society, the rate per powerloom shall, till the 31st day of July, 1967, be as prescribed in the above Table in respect of the powerloom units having not more than 4 powerlooms installed, subject to the following conditions:—
 - (a) that the co-operative society has been registered on or before the 31st March, 1963, under any law relating to co-operative societies;

- (b) that every member of the co-operative society who has been a manufacturer of cotton fabrics did not, during a period of three years immediately preceding the date of his joining such society, employ more than 4 powerlooms in one or more factories for the periodic of such fabrics;
- (c) that the total number of cotton powerlooms owned by the co-operative society, or owned by or allotted to its members, is not more than four times the number of members forming such society; and
- (d) that each member of the co-operative society produces a certificate, from the State Government concerned or such officer as may be specified by the State Government in this behalf, that he is a bonafide member of the society and that the number of cotton power consounced by or allotted to him and actually operated by him does not exceed four and did not exceed four at any time during the three years immediately preceding the date of his joining the society."

[No. 71/65.]

G.S.R. 671.—In exercise of the powers conferred by sub-rule (1) of rule 3 of the Central Excise Rules, 1944, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 24/65-Central Excises, dated the 28th February, 1965, namely:—

In the Table annexed to the said notification, for the entries in columns 3 to 5 against Serial No. 11, the following entries shall be substituted, namely:—

 $(3) \qquad (4)$

"Tin Plates and tinned sheets, including cuttings thereof:

(a) Tinned Plates

Rs. 255.00 per inetric tonne.

If the Juty of excise leviable under tem No. 26AA of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944) read with the netification of the Government of India in the Ministry of Finance (Department of Revenue) No. 32/65-Central Excises, dated the 28th February, 1965, or the countervailing duty of customs leviable under section 2A of the Indian Tariff Act, 1934 (32 of 1934), on the uncoated plates used in the manufacture of the tinned plates has already been paid.

(b) Tinned Sheets

(i) Rs. 150.00 per metric tonne. If the duty of excise leviable under Item No 26AA of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944) read with the notification of the Government of India in the Ministry of Finance (Department of Revenue) No 32/65-Central Excises dated the 28th February, 1965, or the countervailing duty of customs leviable under section 2A of the Indian Tariff Act, 1934 (32 of 1934), on the uncoated cold rolled spects used in the manufacture of the tinned sheets has already been paid.

(ii) Rs. 225.00 per metric tonne. If the duty of excise leviable under the said Item No. 26AA read with the said notification No. 32/65-Central Excises dated the 28th February 1965, or the

countervailing duty of customs leviable under the said section 2A, on the uncoated sheets (other than uncoated cold rolled sheets) used in the manufacture of the tinned sheets has already been paid.

2. This notification shall be deemed to have taken effect from the 6th day of March, 1965.

[No. 72/65.]

G.S.R. 672.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government nereby rescinds the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 70/60-Central Excises, dated the 30th April, 1960.

[No. 73/65.]

- G.S.R. 673.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944 and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 52/62-Central Excises dated the 24th April, 1962, the Central Government hereby exempts the manufactures of copper and copper alloys, that is to say, plates, sheets, circles, strips and foils in any form or size [falling under Sub-Item (2) of Item No. 26A of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944), in the manufacture of which copper or copper alloy in any form is used and on the virgin copper or the copper content of the alloy duty of excise at the rate of Rs. 1,000 per metric tonne is paid or is deemed to have been paid, from so much of the duty leviable thereon as is in excess of Rs. 500 per metric tonne.
- 2. This notification shall be deemed to have taken effect from the 28th day of February, 1965.

[No. 74/65.]

B. N. BANERJI, Addl. Secy.